

GALLATIN COUNTY

Application for Subdivision Exemption Claim

ì.	Name:			Occupa	ation:
	Addross:				Phone:
b.	Name:			Occupa	ation:
	Address:				Phone:
_	a				
	Surveyor.				
	Name:		Firm:		
	Name:			1 11 111.	
	Name:Address:				Phone:
					Phone:
9	Address: Existing Parcel(s)				
	Address:		han two parcels, plea	se attach add	itional sheets.)
a.	Address: Existing Parcel(s) Address:	• (If more the		se attach add	itional sheets.)
	Address: Existing Parcel(s) Address: Section:	• (If more the	han two parcels, plea	se attach add	itional sheets.)
	Address: Existing Parcel(s) Address: Section: Other legal descrip	• (If more the option:	han two parcels, plea	se attach add	itional sheets.) Range:
a.	Address: Existing Parcel(s) Address: Section: Other legal descript Zoning district:	• (If more the option:	han two parcels, plea	se attach add	itional sheets.) Range:

Claimants	' Initials	
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b.	Add	dress:		
	Sec	ction:	Township:	Range:
	Oth	ner legal des		
		ning district		Zoning designation:
		sessor parce	el #:R	
	DO	OR #: 06	(4) (2) (1)	
		(2)		
	i.	How and w	when was the parcel created (exam	ple: Occasional Sale COS 999, 5/1/92):
		TT 1.1		1 1 1 1 1 10
	ii.	Has a subd	ivision application for the parcel	been withdrawn or denied?:
4.	Ty	pe of exem _]	ption and reason or justificatio	n.
		Cift on sal	e to immediate family member	("family transfar")
		Gift or sai	Recipient(s)	
			<u>Recipient(s)</u>	Relationship to Claimant Age
	_			
	_			
	_			
	_			
	_			
		propert If recip	y recorded within the past year.	restrictions and covenants related to this cumentation of trust, custodianship pursuant inors Act, etc.
		Date Claim	nant(s) became sole owner(s) of p	parcel to be divided:
		Note: see a	attached Procedures for Family T	ransfer Exemption Claims.
		(Covenant and the pro	pperty owner, that the land will b	e only by mutual consent of the Commission e used exclusively for agricultural purposes. ties shall be utilized on this parcel.) tural use:
		Describe a	and provide documentation show	tside or adjoining a platted subdivision. wing the need or reason for the relocation

	Describe and provide documentation showing the need or reason for the relocation (attach supporting documentation):
	Security for construction (6-montrogs survey?)
	 Security for construction ("mortgage survey"). Attach signed and notarized statement from lending institution confirming that the exempt parcel is necessary to secure a construction loan for buildings or other improvements on the parcel.
	□ Other. Reason/justification:
5.	Intentions for use. Claimants' and recipients' intentions for the <u>use</u> of <u>each</u> parcel (including existing, new and remainder parcels) (i.e., will the parcel(s) be used for agriculture, residences, etc.?):
4	Intentions for disposition
6.	Intentions for disposition. Claimants' and recipients' <u>long term and short</u> term intentions for the <u>disposition</u> of <u>each</u> parcel (including existing, new and remainder parcels) (i.e., after this transaction is finalized, will the parcel(s) be retained by recipient, sold, gifted, etc.?):
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7.	Required attachments
	 □ Certificate of Survey: □ Six paper copies. □ Two (or more) mylar copies, with all required certificates, including: —County Commission's certificate. —Surveyor's certificate, signed. —Clerk and Recorder's certificate. —Treasurer's certificate, signed. —Claimants' certificates of exemption, signed and notarized.

- □ **Copies of recorded deeds** documenting present ownership in all affected parcels.
- □ Copies of proposed deeds for exchange of ownership, if any exchange is proposed.
- □ Copies of proposed deed restrictions or covenants, if any.

If parcel is in a zoning district:

□ Site plan showing all existing and proposed structures and proposed property lines.

If claim is for family transfer exemption:

- □ Copies of all deeds, contracts, restrictions and covenants related to this property recorded within the past year.
- ☐ If recipients are under age 18, documentation of trust, custodianship pursuant to the Montana Uniform Transfers to Minors Act, etc.

If claim is for mortgage exemption:

□ Statement from lending institution confirming need.

Claimants'	Initials	

8. Acknowledgements

- I understand that the State of Montana provides that certain divisions of land, which would otherwise constitute subdivisions, are exempt from local subdivision review and approval, unless the transactions are an attempt to evade the Montana Subdivision and Platting Act.
- I affirm that this exemption claim is not an attempt to evade the Montana Subdivision and Platting Act.
- I recognize that I may be subject to penalty if my actions are deemed to be an effort to evade subdivision review, as set forth in the Montana Code Annotated:
 - 76-3-301(3) If transfers not in accordance with this chapter [i.e., Chapter 3, Local Regulation of Subdivisions] are made, the county attorney shall commence action to enjoin further sales or transfers and compel compliance with all provisions of this chapter. The cost of such action shall be imposed against the party not prevailing.
 - 76-3-105 Violations. Any person who violates any provision of this chapter [i.e., Chapter 3, Local Regulation of Subdivisions] or any local regulations adopted pursuant thereto shall be guilty of a misdemeanor and punishable by a fine of not less than \$100 or more than \$500 or by imprisonment in a county jail for not more than 3 months or by both fine and imprisonment. Each sale, lease, or transfer of each separate parcel of land in violation of any provision of this chapter or any local regulation adopted pursuant thereto shall be deemed a separate and distinct offense.
 - 45-7-201. Perjury.
 - (1) A person commits the offense of perjury if in any official proceeding he knowingly makes a false statement under oath or equivalent affirmation or swears or affirms the truth of a statement previously made, when the statement is material.
 - (2) A person convicted of perjury shall be punished by imprisonment in the state prison for any term not to exceed 10 years or shall be punished by a fine of not more than \$50,000, or by both such fine and imprisonment.
 - (3) Falsification is material, regardless of the admissibility of the statement under rules of evidence, if it could have affected the course or outcome of the proceeding. It is no defense that the declarant mistakenly believed the falsification to be immaterial. Whether a falsification is material in a given factual situation is a question of law
 - (4) It is not a defense to prosecution under this section that the oath or affirmation was administered or taken in an irregular manner or that the declarant was not competent to make the statement. A document purporting to be made upon oath or affirmation at any time when the offender presents it as being so verified shall be deemed to have been duly sworn or affirmed.
 - (5) No person shall be guilty of an offense under this section if he retracted the falsification in the course of the proceeding in which it was made before it became manifest that the falsification was or would be exposed and before the falsification substantially affected the proceeding.
 - (6) Where the defendant made inconsistent statements under oath or equivalent affirmation, both having been made within the period of the statute of limitations, the prosecution may proceed by setting forth the inconsistent statements in a single count alleging in the alternative that one or the other was false and not believed by the defendant. In such case it shall not be necessary for the prosecution to prove which statement was false but only that one or the other was false and not believed by the defendant to be true.
 - (7) No person shall be convicted of an offense under this section where proof of falsity rests solely upon the testimony of a single person other than the defendant.
 - 45-7-202. False swearing.
 - (1) A person commits the offense of false swearing if he knowingly makes a false statement under oath or equivalent affirmation or swears or affirms the truth of such a statement previously made when he does not believe the statement to be true and:
 - (a) the falsification occurs in an official proceeding;
 - (b) the falsification is purposely made to mislead a public servant in performing his official function; or
 - (c) the statement is one which is required by law to be sworn or affirmed before a notary or other person authorized to administer oaths.
 - (2) Subsections (4) through (7) of 45-7-201 apply to this section.
 - (3) A person convicted of false swearing shall be fined not to exceed \$500 or be imprisoned in the county jail for any term not to exceed 6 months, or both.

Affidavit			
			aimant(s),
being first duly sworn	ipon oath, deposes and says	as follows:	
	, have read the foregoing Ap		
Exemption Cl	aim, and affirm that it is true	e and correct.	
		D. A	
Cla	imant's signature	Date:	
		Date:	
Cla	imant's signature	Duc.	
State of:			
County of:			
			20
Subscribed and sworm	o before me on this	day 01	, 20
(1)	Notary Public for	or the State of	<u>.</u>
(seal)	Residing at:		
	My commission expi	res:	
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